110TH CONGRESS 1ST SESSION

S. 1876

To prohibit extraterritorial detention and rendition, except under limited circumstances, to modify the definition of "unlawful enemy combatant" for purposes of military commissions, to extend statutory habeas corpus to detainees, and for other purposes.

IN THE SENATE OF THE UNITED STATES

July 25, 2007

Mr. Biden introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

- To prohibit extraterritorial detention and rendition, except under limited circumstances, to modify the definition of "unlawful enemy combatant" for purposes of military commissions, to extend statutory habeas corpus to detainees, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "National Security with
 - 5 Justice Act of 2007".
 - 6 SEC. 2. DEFINITIONS.
 - 7 In this Act—

1	(1) the term "aggrieved person"—
2	(A) means any individual subject by an of-
3	ficer or agent of the United States either to
4	extraterritorial detention or rendition, except as
5	authorized in this Act; and
6	(B) does not include any individual who is
7	an international terrorist;
8	(2) the term "element of the intelligence com-
9	munity" means an element of the intelligence com-
10	munity specified in or designated under section 3(4)
11	of the National Security Act of 1947 (50 U.S.C.
12	401a(4));
13	(3) the term "extraterritorial detention" means
14	detention of any individual by an officer or agent of
15	the United States outside the territorial jurisdiction
16	of the United States;
17	(4) the term "Foreign Intelligence Surveillance
18	Court" means the court established under section
19	103(a) of the Foreign Intelligence Surveillance Act
20	of 1978 (50 U.S.C. 1803(a));
21	(5) the term "Geneva Conventions" means—
22	(A) the Convention for the Amelioration of
23	the Condition of the Wounded and Sick in
24	Armed Forces in the Field, done at Geneva Au-
25	gust 12, 1949 (6 UST 3114);

1	(B) the Convention for the Amelioration of
2	the Condition of the Wounded, Sick, and Ship-
3	wrecked Members of the Armed Forces at Sea,
4	done at Geneva August 12, 1949 (6 UST
5	3217);
6	(C) the Convention Relative to the Treat-
7	ment of Prisoners of War, done at Geneva Au-
8	gust 12, 1949 (6 UST 3316); and
9	(D) the Convention Relative to the Protec-
10	tion of Civilian Persons in Time of War, done
11	at Geneva August 12, 1949 (6 UST 3516);
12	(6) the term "international terrorist" means—
13	(A) any person, other than a United States
14	person, who engages in international terrorism
15	or activities in preparation therefor; and
16	(B) any person who knowingly aids or
17	abets any person in the conduct of activities de-
18	scribed in subparagraph (A) or knowingly con-
19	spires with any person to engage in activities
20	described in subparagraph (A);
21	(7) the terms "international terrorism" and
22	"United States person" have the meanings given
23	those terms in section 101 of the Foreign Intel-
24	ligence Surveillance Act of 1978 (50 U.S.C. 1801);

- 1 (8) the term "officer or agent of the United 2 States" includes any officer, employee, agent, con-3 tractor, or subcontractor acting for or on behalf of 4 the United States; and
- (9) the terms "render" and "rendition", relat-6 ing to an individual, mean that an officer or agent 7 of the United States transfers that individual from 8 the legal jurisdiction of the United States or a for-9 eign country to a different legal jurisdiction (includ-10 ing the legal jurisdiction of the United States or a 11 foreign country) without authorization by treaty or 12 by the courts of either such jurisdiction, except 13 under an order of rendition issued under section 14 104.

15 SEC. 3. TABLE OF CONTENTS.

16 The table of contents for this Act is as follows:

- Sec. 1. Short title.
- Sec. 2. Definitions.
- Sec. 3. Table of contents.

TITLE I—EXTRATERRITORIAL DETENTION AND RENDITION

- Sec. 101. Prohibition on extraterritorial detention.
- Sec. 102. Prohibition on rendition.
- Sec. 103. Application for an order of rendition.
- Sec. 104. Issuance of an order of rendition.
- Sec. 105. Authorizations and orders for emergency detention.
- Sec. 106. Uniform Standards for the Interrogation of Individuals Detained by the Government of the United States.
- Sec. 107. Protection of United States Government Personnel Engaged in an Interrogation.
- Sec. 108. Monitoring and reporting regarding the treatment, conditions of confinement, and status of legal proceedings of individuals rendered to foreign governments.
- Sec. 109. Report to Congress.
- Sec. 110. Civil liability.
- Sec. 111. Additional resources for foreign intelligence surveillance court.

Sec. 112. Rule of construction.

Sec. 113. Authorization of appropriations.

TITLE II—ENEMY COMBATANTS

Sec. 201. Modification of definition of "unlawful enemy combatant" for purposes of military commissions.

TITLE III—HABEAS CORPUS

Sec. 301. Extending statutory habeas corpus to detainees.

TITLE I—EXTRATERRITORIAL 1

DETENTION AND RENDITION 2 3 SEC. 101. PROHIBITION ON EXTRATERRITORIAL DETEN-4 TION. 5 (a) In General.—Except as provided in subsection (b), no officer or agent of the United States shall engage 7 in the extraterritorial detention of any individual. 8 (b) EXCEPTIONS.—This section shall not apply to— 9 (1) an individual detained and timely trans-10 ferred to a foreign legal jurisdiction or the legal ju-11 risdiction of the United States under an order of 12 rendition issued under section 104 or an emergency 13 authorization under section 105; 14 (2) an individual— 15 (A) detained by the Armed Forces of the 16

United States in accordance with United States Army Regulation 190–8 (1997), or any successor regulation certified by the Secretary of

19 Defense; and

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1	(B) detained by the Armed Forces of the
2	United States—
3	(i) under circumstances governed by,
4	and in accordance with, the Geneva Con-
5	ventions;
6	(ii) in accordance with United Nations
7	Security Council Resolution 1546 (2004)
8	and United Nations Security Council Reso-
9	lution 1723 (2004);
10	(iii) at the Bagram, Afghanistan de-
11	tention facility; or
12	(iv) at the Guantanamo Bay, Cuba
13	detention center on the date of enactment
14	of this Act;
15	(3) an individual detained by the Armed Forces
16	of the United States under circumstances governed
17	by, and in accordance with chapter 47 of title 10,
18	United States Code (the Uniform Code of Military
19	Justice);
20	(4) an individual detained by the Armed Forces
21	of the United States subject to an agreement with
22	a foreign government and in accordance with the rel-
23	evant laws of that foreign country when the Armed
24	Forces of the United States are providing assistance
25	to that foreign government; or

1	(5) an individual detained pursuant to a peace-
2	keeping operation authorized by the United Nations
3	Security Council acting under Chapter VII of the
4	Charter of the United Nations.
5	SEC. 102. PROHIBITION ON RENDITION.
6	(a) In General.—Except as provided in subsection
7	(b), no officer or agent of the United States shall render
8	or participate in the rendition of any individual.
9	(b) Exceptions.—This section shall not apply to—
10	(1) an individual rendered under an order of
11	rendition issued under section 104;
12	(2) an individual detained and transferred by
13	the Armed Forces of the United States under cir-
14	cumstances governed by, and in accordance with, the
15	Geneva Conventions;
16	(3) an individual—
17	(A) for whom an attorney for the United
18	States or for any State has filed a criminal in-
19	dictment, criminal information, or any similar
20	criminal charging document in any district
21	court of the United States or criminal court of
22	any State; and
23	(B) who is timely transferred to the United
24	States for trial;
25	(4) an individual—

1	(A) who was convicted of a crime in any
2	State or Federal court;
3	(B) who—
4	(i) escaped from custody prior to the
5	expiration of the sentence imposed; or
6	(ii) violated the terms of parole, pro-
7	bation, or supervised release; and
8	(C) who is promptly returned to the
9	United States—
10	(i) to complete the term of imprison-
11	ment; or
12	(ii) for trial for escaping imprison-
13	ment or violating the terms of parole or
14	supervised release; or
15	(5) an individual detained by the United States
16	at the Guantanamo Bay, Cuba detention center on
17	the date of enactment of this Act who is transferred
18	to a foreign legal jurisdiction.
19	SEC. 103. APPLICATION FOR AN ORDER OF RENDITION.
20	(a) In General.—A Federal officer or agent may
21	make an application for an order of rendition in writing,
22	upon oath or affirmation, to a judge of the Foreign Intel-
23	ligence Surveillance Court, if the Attorney General of the
24	United States or the Deputy Attorney General of the

1	United States determines that the requirements under this
2	title for such an application have been satisfied.
3	(b) Contents.—Each application under subsection
4	(a) shall include—
5	(1) the identity of the Federal officer or agent
6	making the application;
7	(2) a certification that the Attorney General of
8	the United States or the Deputy Attorney General
9	of the United States has approved the application;
10	(3) the identity of the specific individual to be
11	rendered;
12	(4) a statement of the facts and circumstances
13	relied upon by the applicant to justify the good faith
14	belief of the applicant that—
15	(A) the individual to be rendered is an
16	international terrorist;
17	(B) the country to which the individual is
18	to be rendered will not subject the individual to
19	torture or cruel, inhuman, or degrading treat-
20	ment, within the meaning of the United Na-
21	tions Convention Against Torture and Other
22	Cruel, Inhuman or Degrading Treatment or
23	Punishment, done at New York on December
24	10, 1984;

1	(C) the country to which the individual is
2	to be rendered will timely initiate legal pro-
3	ceedings against that individual that comport
4	with fundamental notions of due process; and
5	(D) rendition of that individual is impor-
6	tant to the national security of the United
7	States; and
8	(5) a full and complete statement regarding—
9	(A) whether ordinary legal procedures for
10	the transfer of custody of the individual to be
11	rendered have been tried and failed; or
12	(B) the facts and circumstances that jus-
13	tify the good faith belief of the applicant that
14	ordinary legal procedures reasonably appear to
15	be—
16	(i) unlikely to succeed if tried; or
17	(ii) unlikely to adequately protect in-
18	telligence sources or methods.
19	(e) Technical and Conforming Amendment.—
20	Section 103 of the Foreign Intelligence Surveillance Act
21	of 1978 (50 U.S.C. 1803) is amended by adding at the
22	end the following:
23	"(g) The court established under subsection (a) may
24	hear an application for and issue, and the court estab-
25	lished under subsection (b) may review the issuing or de-

1	nial of, an order of rendition under section 104 of the Na-
2	tional Security with Justice Act of 2007.".
3	SEC. 104. ISSUANCE OF AN ORDER OF RENDITION.
4	(a) In General.—Upon filing of an application
5	under section 103, a judge of the Foreign Intelligence Sur-
6	veillance Court shall enter an ex parte order as requested
7	or as modified approving the rendition, if the judge finds
8	that—
9	(1) the Attorney General of the United States
10	or the Deputy Attorney General of the United States
11	has approved the application for rendition;
12	(2) the application has been made by a Federal
13	officer or agent;
14	(3) the application establishes probable cause to
15	believe that the individual to be rendered is an inter-
16	national terrorist;
17	(4) ordinary legal procedures for transfer of
18	custody of the individual have been tried and failed
19	or reasonably appear to be unlikely to succeed for
20	any of the reasons described in section $103(b)(5)(B)$;
21	(5) the application, and such other information
22	as is available to the judge, including reports of the
23	Department of State and the United Nations Com-
24	mittee Against Torture and information concerning

the specific characteristics and circumstances of the

- individual, establish a substantial likelihood that the country to which the individual is to be rendered will not subject the individual to torture or to cruel, inhuman, or degrading treatment, within the meaning of the United Nations Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, done at New York on December 10, 1984;
 - (6) the application, and such other information as is available to the judge, establish reason to believe that the country to which the individual is to be rendered will timely initiate legal proceedings against that individual that comport with fundamental notions of due process; and
 - (7) the application establishes reason to believe that rendition of the individual to be rendered is important to the national security of the United States.
- 18 (b) APPEAL.—The Government may appeal the de-19 nial of an application for an order under subsection (a) 20 to the court of review established under section 103(b) of 21 the Foreign Intelligence Surveillance Act of 1978 (50 22 U.S.C. 1803(b)), and further proceedings with respect to

that application shall be conducted in a manner consistent

24 with that section 103(b).

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1	SEC. 105. AUTHORIZATIONS AND ORDERS FOR EMERGENCE
2	DETENTION.
3	(a) In General.—Notwithstanding any other provi-
4	sion of this title, and subject to subsection (b), the Presi-
5	dent or the Director of National Intelligence may author-
6	ize the Armed Forces of the United States or an element
7	of the intelligence community, acting within the scope of
8	existing authority, to detain an international terrorist in
9	a foreign jurisdiction if the President or the Director of
10	National Intelligence reasonably determines that—
11	(1) failure to detain that individual will result
12	in a risk of imminent death or imminent serious
13	bodily injury to any individual or imminent damage
14	to or destruction of any United States facility; and
15	(2) the factual basis for issuance of an order of
16	rendition under paragraphs (3) and (7) of section
17	104(a) exists.
18	(b) Notice and Application.—The President of
19	the Director of National Intelligence may authorize an in-
20	dividual be detained under subsection (a) if—
21	(1) the President or the Director of National
22	Intelligence, or the designee of the President or the
23	Director of National Intelligence, at the time of such
24	authorization, immediately notifies the Foreign In-
25	telligence Surveillance Court that the President or

the Director of National Intelligence has determined

- to authorize that an individual be detained under subsection (a); and
- 3 (2) an application in accordance with this title
- is made to the Foreign Intelligence Surveillance
- 5 Court as soon as practicable, but not more than 72
- 6 hours after the President or the Director of National
- 7 Intelligence authorizes that individual to be de-
- 8 tained.
- 9 (c) Emergency Rendition Prohibited.—The
- 10 President or the Director of National Intelligence may not
- 11 authorize the rendition to a foreign jurisdiction of, and
- 12 the Armed Forces of the United States or an element of
- 13 the intelligence community may not render to a foreign
- 14 jurisdiction, an individual detained under this section, un-
- 15 less an order under section 104 authorizing the rendition
- 16 of that individual has been obtained.
- 17 (d) Nondelegation.—Except as provided in this
- 18 section, the authority and duties of the President or the
- 19 Director of National Intelligence under this section may
- 20 not be delegated.
- 21 SEC. 106. UNIFORM STANDARDS FOR THE INTERROGATION
- OF INDIVIDUALS DETAINED BY THE GOVERN-
- 23 MENT OF THE UNITED STATES.
- 24 (a) IN GENERAL.—No individual in the custody or
- 25 under the effective control of an officer or agent of the

- 1 United States or detained in a facility operated by or on
- 2 behalf of the Department of Defense, the Central Intel-
- 3 ligence Agency, or any other agency of the Government
- 4 of the United States shall be subject to any treatment or
- 5 technique of interrogation not authorized by and listed in
- 6 United States Army Field Manual 2-22.3, entitled
- 7 "Human Intelligence Collector Operations".
- 8 (b) Applicability.—Subsection (a) shall not apply
- 9 with respect to any individual in the custody or under the
- 10 effective control of the Government of the United States
- 11 based on—
- 12 (1) an arrest or conviction for violating Federal
- criminal law; or
- 14 (2) an alleged or adjudicated violation of the
- immigration laws of the United States.
- 16 (c) Construction.—Nothing in this section may be
- 17 construed to diminish the rights under the Constitution
- 18 of the United States of any individual in the custody or
- 19 within the physical jurisdiction of the Government of the
- 20 United States.
- 21 SEC. 107. PROTECTION OF UNITED STATES GOVERNMENT
- 22 PERSONNEL ENGAGED IN AN INTERROGA-
- 23 TION.
- 24 (a) Protection of United States Government
- 25 Personnel.—In a civil action or criminal prosecution

1	against an officer or agent of the United States relating
2	to an interrogation, it shall be a defense that such officer
3	or agent of the United States complied with section 106
4	(b) Applicability.—Subsection (a) shall not apply
5	with respect to any civil action or criminal prosecution re-
6	lating to the interrogation of an individual in the custody
7	or under the effective control of the Government of the
8	United States based on—
9	(1) an arrest or conviction for violating Federal
10	criminal law; or
11	(2) an alleged or adjudicated violation of the
12	immigration laws of the United States.
13	(c) Provision of Counsel.—In any civil action or
14	criminal prosecution arising from the alleged use of an au-
15	thorized interrogation practice by an officer or agent of
16	the United States, the Government of the United States
17	may provide or employ counsel, and pay counsel fees, court
18	costs, bail, and other expenses incident to representation
19	(d) Construction.—Nothing in this section may be
20	construed—
21	(1) to limit or extinguish any defense or protec-
22	tion from suit, civil or criminal liability, or damages
23	otherwise available to a person or entity; or
24	(2) to provide immunity from prosecution for
25	any criminal offense by the proper authorities.

1	SEC. 108. MONITORING AND REPORTING REGARDING THE
2	TREATMENT, CONDITIONS OF CONFINEMENT,
3	AND STATUS OF LEGAL PROCEEDINGS OF IN-
4	DIVIDUALS RENDERED TO FOREIGN GOVERN-
5	MENTS.
6	(a) In General.—The Secretary of State shall—
7	(1) regularly monitor the treatment of, the con-
8	ditions of confinement of, and the progress of legal
9	proceedings against an individual rendered to a for-
10	eign legal jurisdiction under section 104; and
11	(2) not later than 6 months after the date of
12	enactment of this Act, and every 6 months there-
13	after, submit to the Select Committee on Intelligence
14	of the Senate and the Permanent Select Committee
15	on Intelligence of the House of Representatives a re-
16	port detailing the treatment of, the conditions of
17	confinement of, and the progress of legal pro-
18	ceedings against any individual rendered to a foreign
19	legal jurisdiction under section 104.
20	(b) APPLICABILITY.—The Secretary of State shall in-
21	clude in the reports required under subsection $(a)(2)$ infor-
22	mation relating to the treatment of, the conditions of con-
23	finement of, and the progress of legal proceedings against
24	an individual rendered to a foreign legal jurisdiction under
25	section 104 during the period beginning on the date that
26	individual was rendered to a foreign legal jurisdiction

1	under section 104 and ending on the date that individual
2	is released from custody by that foreign legal jurisdiction
3	SEC. 109. REPORT TO CONGRESS.
4	The Attorney General shall—
5	(1) submit to the Select Committee on Intel-
6	ligence of the Senate and the Permanent Select
7	Committee on Intelligence of the House of Rep-
8	resentatives an annual report that contains—
9	(A) the total number of applications made
10	for an order of rendition under section 104;
11	(B) the total number of such orders grant-
12	ed, modified, or denied;
13	(C) the total number of emergency author-
14	izations issued under section 105; and
15	(D) such other information as requested by
16	the Select Committee on Intelligence of the
17	Senate or the Permanent Select Committee or
18	Intelligence of the House of Representatives
19	and
20	(2) make available to the Select Committee or
21	Intelligence of the Senate and the Permanent Select
22	Committee on Intelligence of the House of Rep-
23	resentatives a copy of each application made and
24	ardar issued under this title

1 SEC. 110. CIVIL LIABILITY.

2	(a) In General.—An aggrieved person shall have a
3	cause of action against the head of the department or
4	agency that subjected that aggrieved person to
5	extraterritorial detention or a rendition in violation of this
6	title and shall be entitled to recover—
7	(1) actual damages, but not less than liquidated
8	damages of \$1,000 for each day of the violation;
9	(2) punitive damages; and
10	(3) reasonable attorney's fees.
11	(b) Jurisdiction.—The United States District
12	Court for the District of Columbia shall have original ju-
13	risdiction over any claim under this section.
14	SEC. 111. ADDITIONAL RESOURCES FOR FOREIGN INTEL-
14 15	SEC. 111. ADDITIONAL RESOURCES FOR FOREIGN INTEL- LIGENCE SURVEILLANCE COURT.
15	LIGENCE SURVEILLANCE COURT.
15 16	LIGENCE SURVEILLANCE COURT. (a) AUTHORITY FOR ADDITIONAL JUDGES.—Section
15 16 17	LIGENCE SURVEILLANCE COURT. (a) AUTHORITY FOR ADDITIONAL JUDGES.—Section 103(a) of the Foreign Intelligence Surveillance Act of
15 16 17 18	LIGENCE SURVEILLANCE COURT. (a) AUTHORITY FOR ADDITIONAL JUDGES.—Section 103(a) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(a)) is amended—
15 16 17 18 19	LIGENCE SURVEILLANCE COURT. (a) AUTHORITY FOR ADDITIONAL JUDGES.—Section 103(a) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(a)) is amended— (1) by inserting "(1)" after "(a)";
15 16 17 18 19 20	LIGENCE SURVEILLANCE COURT. (a) AUTHORITY FOR ADDITIONAL JUDGES.—Section 103(a) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(a)) is amended— (1) by inserting "(1)" after "(a)"; (2) in paragraph (1), as so designated, by in-
15 16 17 18 19 20 21	LIGENCE SURVEILLANCE COURT. (a) AUTHORITY FOR ADDITIONAL JUDGES.—Section 103(a) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(a)) is amended— (1) by inserting "(1)" after "(a)"; (2) in paragraph (1), as so designated, by inserting "at least" before "seven of the United States
15 16 17 18 19 20 21 22	LIGENCE SURVEILLANCE COURT. (a) AUTHORITY FOR ADDITIONAL JUDGES.—Section 103(a) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(a)) is amended— (1) by inserting "(1)" after "(a)"; (2) in paragraph (1), as so designated, by inserting "at least" before "seven of the United States judicial circuits";

- (4) by inserting after paragraph (1), as so designated, the following:
 "(2) In addition to the judges designated under para-
- 4 graph (1), the Chief Justice of the United States may des-
- 5 ignate as judges of the court established by paragraph (1)
- 6 such judges appointed under article III of the Constitution
- 7 of the United States as the Chief Justice determines ap-
- 8 propriate in order to provide for the prompt and timely
- 9 consideration of applications under sections 103 of the
- 10 National Security with Justice Act of 2007 for orders of
- 11 rendition under section 104 of that Act. Any judge des-
- 12 ignated under this paragraph shall be designated pub-
- 13 licly.".
- 14 (b) Additional Legal and Other Personnel
- 15 FOR FOREIGN INTELLIGENCE SURVEILLANCE COURT.—
- 16 There is authorized for the Foreign Intelligence Surveil-
- 17 lance Court such additional staff personnel as may be nec-
- 18 essary to facilitate the prompt processing and consider-
- 19 ation by that Court of applications under section 103 for
- 20 orders of rendition under section 104 approving rendition
- 21 of an international terrorist. The personnel authorized by
- 22 this section are in addition to any other personnel author-
- 23 ized by law.

SEC. 112. RULE OF CONSTRUCTION. 2 Nothing in this title may be construed as altering or 3 adding to existing authorities for the extraterritorial detention or rendition of any individual. 4 5 SEC. 113. AUTHORIZATION OF APPROPRIATIONS. 6 There is authorized to be appropriated such sums as 7 may be necessary to carry out this title and the amendments made by this title. TITLE II—ENEMY COMBATANTS 9 SEC. 201. MODIFICATION OF DEFINITION OF "UNLAWFUL 10 11 ENEMY COMBATANT" FOR PURPOSES OF 12 MILITARY COMMISSIONS. 13 Section 948a(1)(A) of title 10, United States Code, is amended— 15 (1) in the matter preceding clause (i), by strik-16 ing "means"; and (2) by striking clauses (i) and (ii) and inserting 17 18 the following: 19 "(i) means a person who is not a lawful 20 enemy combatant and who— 21 "(I) has engaged in hostilities against 22 the United States; or 23 "(II) has purposefully and materially 24 supported hostilities against the United 25 States (other than hostilities engaged in as

a lawful enemy combatant); and

1	"(ii) does not include any person who is—
2	"(I) a citizen of the United States or
3	legally admitted to the United States; and
4	"(II) taken into custody in the United
5	States.".
6	TITLE III—HABEAS CORPUS
7	SEC. 301. EXTENDING STATUTORY HABEAS CORPUS TO DE-
8	TAINEES.
9	(a) In General.—Section 2241 of title 28, United
10	States Code, is amended by striking subsection (e) and
11	inserting the following:
12	"(e)(1) The United States District Court for the Dis-
13	trict of Columbia shall have jurisdiction to hear or con-
14	sider an application for a writ of habeas corpus filed by
15	or on behalf of any person detained by the United States
16	who has been—
17	"(A) determined by the United States to have
18	been properly detained as an enemy combatant; or
19	"(B) detained by the United States for more
20	than 90 days without such a determination.
21	"(2) The United States District Court for the Dis-
22	trict of Columbia shall have jurisdiction to hear or con-
23	sider an application for a writ of habeas corpus filed by
24	or on behalf of any person detained by the United States
25	who has been tried by military commission established

1	under chapter 47A of title 10, United States Code, and
2	has exhausted the appellate procedure under subchapter
3	VI of that chapter.".
4	(b) Technical and Conforming Amendments.—
5	(1) IN GENERAL.—Subchapter VI of chapter
6	47A of title 10, United States Code, is amended—
7	(A) by striking section 950g;
8	(B) in section 950h—
9	(i) in subsection (a), by adding at the
10	end the following: "Appointment of appel-
11	late counsel under this subsection shall be
12	for purposes of this chapter only, and not
13	for any proceedings relating to an applica-
14	tion for a writ of habeas corpus relating to
15	any matter tried by a military commis-
16	sion."; and
17	(ii) in subsection (c), by striking ",
18	the United States Court of Appeals for the
19	District of Columbia, and the Supreme
20	Court,";
21	(C) in section 950j—
22	(i) by striking "(a) Finality.—";
23	and
24	(ii) by striking subsection (b); and

1	(D) in the table of sections at the begin-
2	ning of that subchapter, by striking the item re-
3	lating to section 950g.
4	(2) Detainee treatment acts.—
5	(A) In general.—Section 1005(e) of the
6	Detainee Treatment Act of 2005 (Public Law
7	109–148; 119 Stat. 2742; 10 U.S.C. 801 note)
8	is amended—
9	(i) in subsection (e)—
10	(I) by striking paragraph (2);
11	and
12	(II) by redesignating paragraphs
13	(3) and (4) as paragraphs (2) and
14	(3), respectively; and
15	(ii) in subsection (h)(2)—
16	(I) by striking "Paragraphs (2)
17	and (3)" and inserting "Paragraph
18	(2)"; and
19	(II) by striking "one of such
20	paragraphs" and inserting "that para-
21	graph".
22	(B) Other amendments.—Section 1405
23	of the Detainee Treatment Act of 2005 (Public
24	Law 109–163; 119 Stat. 3475; 10 U.S.C. 801
25	note) is amended—

1	(i) in subsection (e)—
2	(I) by striking paragraph (2);
3	and
4	(II) by redesignating paragraphs
5	(3) and (4) as paragraphs (2) and
6	(3), respectively; and
7	(ii) in subsection (h)(2)—
8	(I) by striking "Paragraphs (2)
9	and (3)" and inserting "Paragraph
10	(2)"; and
11	(II) by striking "one of such
12	paragraphs" and inserting "that para-
13	graph".
14	(c) Rule of Construction.—Notwithstanding sub-
15	section (a), no court, justice, or judge shall have jurisdic-
16	tion to consider an action described in subparagraph (a)
17	brought by an alien who is in the custody of the United
18	States, in a zone of active hostility involving the United
19	States Armed Forces, and where the United States is im-
20	plementing United States Army Reg 190–8 (1997) or any
21	successor, as certified by the Secretary of Defense.

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